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Federal Defenders OF NEW YORK, INC.

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> Susanne Brody Attorney-in-Charge White Plains

David E. Patton Executive Director and Attorney-in-Chief

Via E-mail and ECF

Honorable Paul E. Davison U.S. District Court, SDNY 300 Quarropas Street White Plains, New York 10601

> Re: United States v. Clifford Jackson

19 mj 10431

November 24, 2020

Travel restrictions expanded to include Connecticut.

SO ORDERED 11/24/20

Z50

Dear Judge Davison:

I am writing in regard to Clifford Jackson, who was released on November 6, 2019 pursuant to a \$50,000 bond that was co-signed by one financially responsible individual. At Mr. Jackson's initial presentment, his travel was restricted to the Southern District of New York, the Eastern District of New York and the District of New Jersey. On behalf of Mr. Jackson, I respectfully ask that Your Honor change the terms of his release to allow him to travel to Connecticut. I am asking for this modification because Mr. Jackson was recently offered a new job¹ and this new employer is based in Connecticut. Mr. Jackson would like to accept this job offer, but it would require him to be able to travel to Connecticut.

I have spoken to Assistant United States Attorney Shiva Logarajah and he does not object to this request. I have also spoken to Vincent Adams at Pretrial Services, and he does not object.

Thank you very much for your consideration.

Sincerely,

Benjamin Gold

Assistant Federal Defender

AUSA Shiva Logarajah (SLogarajah@usa.doj.gov) cc:

Pretrial Officer Vincent Adams (Vincent Adams@nyspt.uscourts.gov)

Clifford Jackson

¹ Mr. Jackson had lost his previous job during the COVID-19 pandemic.